Case 20-10058 Doc 2 Filed 01/17/20 Page 1 of 8

NCMB Chapter 13 Plan (1/1/20)

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF NORTH CAROLINA

Fill in this	s information to identif	y your case:				
Debtor 1:	Krystal First Name	Marie Middle Name	Clark Last Name	and list bel	this is an amended plan, ow the sections of the ave changed.	
Debtor 2: (Spouse, if f	filing) First Name	Middle Name	Last Name	—————	ave changed.	
Case Num (If known)	ber:					
SSN# Debt	tor 1: XXX-XX-	-xx-5478	_			
SSN# Debt	tor 2: XXX-XX-		_			
		CH	HAPTER 13 PLAN			
Section 1:	Notices.					
the option check each	is appropriate in your circ	cumstances. Plans that do no and 1.3 below. If an item is	n some cases, but the presence of to comply with Local Rules and juding checked as "Not Included" or if bo	cial rulings may not b	oe confirmable. You <u>must</u>	
		secured claim, set out in Sec ment at all to the secured cre		✓ Included	☐ Not Included	
1.2 A	Avoidance of a judicial lier	n or nonpossessory, nonpurch	nase money security interest will		✓ Not Included	
	be done by separate motion or adversary proceeding. Nonstandard provisions set out in Section 9 ✓ Included Not Included					
You will ne	ed to file a proof of claim	in order to be paid under any	n may be reduced, modified, or eli y plan. Official notice will be sent tors, and information regarding th	to Creditors, which w		
You should may wish to to confirma the date se	read this plan carefully a o consult one. If you opp ation at least seven days	and discuss it with your attorn ose the plan's treatment of your pefore the date set for the he	ney if you have one in this bankrup our claim or any provision of this p aring on confirmation. You will re urt may confirm this plan without	tcy case. If you do no llan, you or your atto ceive notification froi	ot have an attorney, you rney must file an objection m the Bankruptcy Court of	
Section 2:	Payments.					
	ength. The applicable co 36 Months	mmitment period is:				
	60 Months					
2.2 Paym	ents. The Debtor will ma	ke payments to the Trustee as	s follows:			
	0.00 per <u>Month</u> for <u>1</u> mo 0.00 per <u>Month</u> for <u>35</u> m					

APPENDIX D Chapter 13 Plan Page 1

Case 20-10058 Doc 2 Filed 01/17/20 Page 2 of 8

Additional payments _	NONE
	ence payments to the Trustee within thirty (30) days from the date the petition was filed. If fewer than 60 months of additional monthly payments will be made to the extent necessary to pay creditors as specified in this plan.

2.3	Liquidation value.
	a. The amount that allowed priority and non-priority unsecured claims would receive if assets were liquidated in a Chapter 7 case, after allowable exemptions, is estimated to be \$0.00
	b. Classes of unsecured claims are established, if necessary, based on liquidation value requirements as follows:
	Class Allowed unsecured claims of with a liquidation value requirement of \$
	Class Allowed unsecured claims of with a liquidation value requirement of \$
	Class Allowed joint unsecured claims of with a liquidation value requirement of \$
	c. Due to liquidation value requirements, interest at per annum will be paid to allowed priority and non-priority unsecured claims as provided below:
	☐ Interest to all allowed priority and non-priority unsecured claims.
	☐ Interest to allowed priority and non-priority claims in Class
Sec	tion 3: Fees and Priority Claims.
3.1	Attorney fees.
	The Attorney for the Debtor will be paid the presumptive base fee of \$_4500.00 The Attorney has received \$_0.00 from the Debtor pre-petition and the remainder of the fee will be paid monthly by the Trustee as funds are available.
	☐ The Attorney for the Debtor will be paid a reduced fee of \$ The Attorney has received \$ from the Debtor pre-petition and the remainder of the fee will be paid monthly by the Trustee as funds are available.
	☐ The Attorney for the Debtor will file an application for approval of a fee in lieu of the base fee.
3.2	Trustee costs. The Trustee will receive from all disbursements such amount as approved by the Court for payment of fees and expenses.
3.3	Priority Domestic Support Obligations ("DSO").
	a. None. If none is checked, the rest of Section 3.3 need not be completed or reproduced.
3.4	Other priority claims to be paid by Trustee.
	a. None. If none is checked, the rest of Section 3.4 need not be completed or reproduced.
	b. 🕡 To Be Paid by Trustee
	Creditor Estimated Priority Claim

Creditor	Estimated Priority Claim
Guilford County Tax Department	\$0.00
Internal Revenue Service (MD)**	\$983.00
North Carolina Dept. of Revenue**	\$0.00

Section 4: Secured Claims.

- 4.1 Real Property Claims secured solely by Debtor's principal residence.
 - a. $\slash\hspace{-0.4cm}$ None. If none is checked, the rest of Section 4.1 need not be completed or reproduced.

Case 20-10058 Doc 2 Filed 01/17/20 Page 3 of 8

4.2	a. Nor	and addition ie. If none is operty secui	secured by real pral collateral. checked, the restred claims. checked, the rest	of Section 4.2	need not be c	ompleted or repr	oduced.	s secured b	y Debtor's pi	rincipal
	Creditor	ms secured I	oy personal prope Collateral	rty to be paid i Estim Cla	nated	Monthly Payment	Interest Rate	Prot	equate ection ment	Number of Adequate Protection Payments
-NC	and se (1) yea	ecured by a par of the pet	by personal propourchase money setion date and section from the section of the se	ecurity interest ured by a purcl	in a motor vel hase money se	hicle acquired for ecurity interest in	personal use of	the Debtor	, or (ii) incurr	ed within one
	Creditor		Collateral	Estim Cla	nated iim	Monthly Payment	Interest Rate	Prot	equate tection yment	Number of Adequate Protection Payments
			of		Amount of Claims Senior to Creditor's		nd any amount ir Monthly Payment	Interest Rate	unsecured. 7 Adequate Protection Payment	Number of Adequate Protection
	neral tors, LLC	\$12,336	00 2015 Kia Optima LX 87,000 miles VIN: 5XXGM4A 73FG3518 06 GEICO Auto Insurance Policy #4477-47- 92-67 90% Clean Retail	\$8,640.00	\$0.00	\$8,640.00	\$330.00	6.75%	\$100.00	Payments 10
	Installn arreara paymei	nent paymer ge through t nts the mont	payments and cur its on the claims li he petition date. h after confirmati de post-petition p	sted below wil For claims beil on and any file	ng paid by the ed arrearage cl	Trustee, the Trus aims will be adjus	tee will commen sted accordingly.	ce disburse Amounts s	ements of ins stated on a p	tallment roof of claim

for the installment payment and the arrearage.

Case 20-10058 Doc 2 Filed 01/17/20 Page 4 of 8

Creditor	Collateral	Installment	Estimated Arrearage	Pre-Confirmation	
		Payment	Amount on Petition	Adequate Protection	
			Date	Payments	
-NONE-					

The Debtor requests that the Court determine the value of the secured claims listed as set forth in Sections 4.1.d, 4.2.d, and 4.3.d as applicable. For each non-governmental secured claim listed above, the Debtor states that the value of the secured claim should be set out in the column headed Amount of Secured Claim. For secured claims of governmental units only, unless otherwise ordered by the Court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed above. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated above.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Section 6 of this plan. If the amount of a creditor's secured claim is listed above as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Section 6 of this plan. Unless otherwise ordered by the Court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in Section 4.

The holder of any claim listed in Section 4 as having value in the column headed Amount of Secured Claim will retain the lien on the property interest of the Debtor or the estate until the earlier of:

- (a) payment of the underlying debt determined under non-bankruptcy law, or

(b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.				
Section 5: Collateral to be Surrendered.				
a. None. If none is checked, the rest of Section 5 need not be completed or reproduced.				
b. 📝 The Debtor proposes to surrender to each creditor listed below the collateral that secures the creditor's claim.				

Upon timely filing of a claim evidencing a non-avoidable lien, the Debtor will surrender the collateral in satisfaction of the secured claim, and the stay under 11 U.S.C. § 362(a) will be terminated as to the collateral only and the stay under § 1301 will be terminated in all respects effective upon confirmation of this plan. Effective upon confirmation the creditor will be allowed a period of 120 days for personal property and a period of 180 days for real property to file a documented deficiency claim. Any allowed unsecured claim resulting from disposition of the collateral will be treated as an unsecured claim under Section 6.

Creditor	Collateral to be Surrendered
Boardwalk Villas Owner's Association	Diamond Resorts Boardwalk Villas Owners Association 10600 W. Charleston Blvd. Las Vegas, NV 89135 Clark County Valuation Method (Sch. A & B): FMV unless otherwise noted.
Conn Credit Corporation	Household Goods and Furnishings
Exeter Finance LLC	2016 Dodge Ram 1500 30,000 miles VIN:3C6RR7LT1GG266605 - Surrender Interest 90% Clean Retail
Okinus, Inc.	Household Goods and Furnishings

	_
Section 6:	Nonpriority Unsecured Claims.

6.1 Nonpriority unsecured claims not separately classified.

Allowed nonpriority unsecured claims will be paid pro rata with payments to commence after priority unsecured claims are paid in full. There

is no requirement for a distribution to nonpriority unsecured claims except as provided in Section 2.3 or 6.
a. The minimum sum of \$_0.00 will be paid pro rata to nonpriority unsecured claims due to the following:
☐ Disposable Income
Other
b. Allowed non-priority unsecured claims will be paid in full with interest at% per annum due to all disposable income not bein applied to the plan payment.

Case 20-10058 Doc 2 Filed 01/17/20 Page 5 of 8

5.2	2 Separately classified nonpriority unsecured claims.						
	a. None. If none is checked, the rest of Section 6.2 need not be completed or reproduced.						
Sec	Executory Contracts and Unexpired Leases.						
	_	ne is checked, the rest of ontracts and leases to be		e completed or reproc	duced.		
Creditor				Nature of Lease or Contract			
Boardwalk Villas Owner's Association				Timeshare Maintenance Contract			
	ogressive Leasing			Rent to Own Cont Terms: 27 Months Begining Date: 11	ract		
Spi	rint**			Cellular Service Contract Terms: 2 Years Beginning Date: 10/20/2018			
	c. Executory c	ontracts and leases to be	assumed.				
Creditor Nature of Lease or Monthly Contract Payment			Payment by Debtor or Trustee	Arrearage Amount	Arrearage Paid by Debtor or Trustee	Monthly Payment on Arrearage	
-NC	ONE-						
500	tion O. Local Cta	ndard Dravisions					

- Section 8: Local Standard Provisions.
- 8.1 a. The Trustee shall collect and disburse payments in accordance with the plan.
 - b. Proofs of claim must be filed to receive disbursements pursuant to the plan. Any claim to be paid as secured must contain evidence of a properly perfected lien on property of the estate. If a claim is listed as secured and the creditor files an unsecured claim, the claim will be treated as unsecured.
 - c. Any creditor holding an allowed secured claim and to whom the Debtor is surrendering property under the order confirming plan is granted relief from the automatic stay as to the property and relief from any co-debtor stay so the creditor may obtain possession and liquidate the property. Any net proceeds, after payment of liens and costs of liquidation, are to be forwarded to the Trustee.
 - d. All payments being made by the Trustee on any claim secured by real or personal property shall terminate upon the lifting of the automatic stay with respect to the affected property.
 - e. Notwithstanding the allowance of a claim as secured, all rights under Title 11 to avoid liens or transfers are reserved and confirmation of the plan is without res judicata effect as to any action to avoid a lien or transfer.
 - f. Notwithstanding 11 U.S.C. § 1327(b), all property of the estate as specified by 11 U.S.C. §§ 541 and 1306 shall continue to be property of the estate following confirmation until the earlier of discharge, dismissal, or conversion of the case.
 - g. Confirmation of the plan shall not prejudice the right of the Debtor or Trustee to object to any claim.
 - h. The Debtor must promptly report to the Trustee and must amend the petition schedules to reflect any significant increases in income and any substantial acquisitions of property such as inheritance, gift of real or personal property, or lottery winnings.
- 8.2 THE FOLLOWING ADDITIONAL PROVISIONS ARE APPLICABLE TO THE HOLDER OR SERVICER ("HOLDER") OF A CLAIM SECURED BY A DEED OF TRUST, A MORTGAGE OR SECURITY INTEREST IN REAL PROPERTY, OR A MOBILE HOME THAT IS THE DEBTOR'S PRINCIPAL RESIDENCE:
 - a. The Holder, upon confirmation, is precluded from imposing late charges or other default related fees based solely on pre-confirmation default.
 - b. If the Trustee is disbursing ongoing monthly installment payments, the Holder must apply each ongoing payment to the month in which the payment is designated.

Case 20-10058 Doc 2 Filed 01/17/20 Page 6 of 8

- c. For any loan with an escrow account, the Holder must prepare and must send an escrow analysis annually to the Debtor, the Trustee and the Debtor's attorney. The first escrow analysis must be filed with the proof of claim in accordance with Bankruptcy Rule 3002.1. The escrow analysis should not include any amounts that were included or should have been included in the arrearage claim.
- d. The Holder shall continue to send monthly statements to the Debtor in the same manner as existed pre-petition and such statements will not be deemed a violation of the automatic stay.
- e. The Holder is required, upon request, to provide account information to the Trustee within 21 days of the request and failure to provide a timely response may result in an order requiring the Holder to appear and show cause as to why Holder should not be sanctioned for failure to comply.
- f. Nothing herein shall modify Holder's responsibilities under Bankruptcy Rule 3002.1.
- g. Unless the Court orders otherwise, an order granting a discharge in the case shall be a determination that all pre-petition and post-petition defaults have been cured and the account is current and reinstated on the original payment schedule under the note and security agreement as if no default had ever occurred.
- h. PENALTY FOR FAILURE OF HOLDER TO COMPLY WITH THE REQUIREMENTS OUTLINED IN BANKRUPTCY RULE 3002.1. Without limitation to the Court's authority to afford other relief, any willful failure of the Holder to credit payments in the manner required by Bankruptcy Rule 3002.1 or any act by the creditor following the entry of discharge to charge or collect any amount incurred or assessed prior to the filing of the Chapter 13 Petition or during the pendency of the Chapter 13 case that was not authorized by the order confirming plan or approved by the Court after proper notice, may be found by the Court to constitute contempt of Court and to be a violation of 11 U.S.C. § 524(i) and the injunction under 11 U.S.C. § 524(a)(2).

Section 9:	Nonstandard Plan Provisions.
a.	☐ None. If none is checked, the rest of Section 9 need not be completed or reproduced.

Student Loans:

The Buchanan Provisions shall apply:

- (1) The Debtor is not seeking nor does this Plan provide for any discharge, in whole or in part, of her student loan obligations.
- (2) The Debtor shall be allowed to seek enrollment in any applicable income-driven repayment ("IDR") plan with the U. S. Department of Education and/or other student loan servicers, guarantors, etc. (Collectively referred to hereafter as "Ed"), without disqualification due to her bankruptcy.
- (3) Ed shall not be required to allow enrollment in any IDR unless the Debtor otherwise qualifies for such plan.
- (4) The Debtor may, if necessary and desired, seek a consolidation of her student loans by separate motion and subject to subsequent court order.
- (5) Upon determination by Ed of her qualification for enrollment in an IDR and calculation of any payment required under such by the Debtor, the Debtor shall, within 30 days, notify the Chapter 13 Trustee of the amount of such payment. At such time, the Trustee or the Debtor may, if necessary, file a Motion to Modify the Chapter 13 Plan to allow such direct payment of the student loan(s) and adjust the payment to other general unsecured claims as necessary to avoid any unfair discrimination.
- (6) The Debtor shall re-enroll in the applicable IDR annually or as otherwise required and shall, within 30 days following a determination of her updated payment, notify the Chapter 13 Trustee of such payment. At such time, the Trustee or the Debtor may, if necessary, file a Motion to Modify the Chapter 13 plan to allow such direct payment of the student loan(s) and adjust the payment to other general unsecured claims as necessary to avoid any unfair discrimination.

Case 20-10058 Doc 2 Filed 01/17/20 Page 7 of 8

- (7) During the pendency of any application by the Debtor to consolidate her student loans, to enroll in an IDR, direct payment of her student loans under an IDR, or during the pendency of any default in payments of the student loans under an IDR, it shall not be a violation of the stay or other State or Federal Laws for Ed to send the Debtor normal monthly statements regarding payments due and any other communications including, without limitation, notices of late payments or delinquency. These communications may expressly include telephone calls and e-mails.
- (8) In the event of any direct payments that are more than 30 days delinquent, the Debtor shall notify her attorney, who will in turn notify the Chapter 13 Trustee, and such parties will take appropriate action to rectify the delinquency.
- (9) The Debtor's attorney may seek additional compensation by separate applications and court order for services provided in connection with the enrollment and performance under an IDR.

By filing this document, the Debtor(s), if not represented by an Attorney, or the Attorney for Debtor(s) certify(ies) that the wording and order of the provisions in this Chapter 13 Plan are identical to those contained in NCMB Chapter 13 Plan, other than any nonstandard provisions included in Section 9.

Signature(s):

If the Debtor(s) do not have an Attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The Attorney for the Debtor(s), if any, must sign below.

X /s/ Krystal Marie Clark Krystal Marie Clark Signature of Debtor 1		X Signature of Debtor 2
Executed on	January 14, 2020 mm/dd/yyyy	Executed on mm/dd/yyyy
/s/ Benjamin Bus	sch for LOJTO	Date: January 14, 2020

Signature of Attorney for Debtor(s)

Benjamin Busch for LOJTO 43458

Address: 6616-203 Six Forks Road

Raleigh, NC 27615

Telephone: **(919) 847-9750** State Bar No: **43458 NC**

Case 20-10058 Doc 2 Filed 01/17/20 Page 8 of 8

UNITED STATES BANKRUPTCY COURT Middle District of North Carolina

In re: Krystal Marie Clark	_) Case No.
8211 Springdale Meadow Court (address) Stokesdale NC 27357-0000 SS# XXX-XX- xxx-xx-5478 SS# XXX-XX- Debtor(s)) -) -) -) -) - () - () - () - () -
	CERTIFICATE OF SERVICE
The undersigned certifies that a copy of the plan was ser addresses:	rved by first class mail, postage prepaid, to the following parties at their respective
Reid Wilcox Clerk of Court U.S. Bankruptcy Court Middle District of North Carolina P.O. Box 26100 Greensboro, NC 27402 Anita Jo Kinlaw Troxler Chapter 13 Trustee Greensboro Division Post Office Box 1720 Greensboro, NC 27402-1720	
Date January 14, 2020	/s/ Benjamin Busch for LOJTO
	Benjamin Busch for LOJTO 43458